

Exhibit 6-A

Invoices to Affidavit of David R. Anderson

DAVID R. ANDERSON
Attorney at Law
670 Schultz Street
Lemont, Illinois 60439
630-677-6481

INVOICE to EGAN MARINE CORPORATION

**Hours Worked and Incurred Compensation for Counsel David Anderson in
USA v. EMC v ExxonMobil-2010**

Reviewed Previously Finalized Files for Background

7-20-10	Reviewed Coast Guard Investigative Report	4.5 hours
7-21-10	Reviewed Coast Guard Deposition files	8.0 hours
7-23-10	Reviewed Coast Guard Deposition files	8.0 hours
7-25-10 -		
8-10-10	Received extensive briefing from Dennis Egan on case	40.0 hours

Subtotal: 68.5 hours

On Going Activities, Meetings, Calls and Document Review

8-2-10	DRA Filed appearance in USA v EMC v Exxon	2.0 hours
8-2-10	EMC's Brief in Opposition to US Motion To Stay Proceeding	1.0 hour
8-2-10	RMC's Second Supplemental Response US Request for Production	1.5 hours
8-2-10	Subpoena to EMC for financial records	1.0 hour
8-2-10	Party Defendants Motion to third file Additional Exhibits in response to motion to Disqualify consul	1.0 hour
8-2-10	Troutman letter on Conflict of Interest - Motion To Disqualify Counsel.	1.0 hours
8-2-10	EMC Response to Exxon's Request to Produce	.5 hour
8-5-10	Verified Complaint	1.5 hours
8-5-10	Miscellaneous Correspondence	.5 hour
8-6-10	EMC's Opposition to Great America Intervention	.5 hour
8-6-10	Third Party Complaint	.5 hour
8-6-10	USA's Response to Defendant's Motion to Dismiss	.5 hour
8-6-10	USA's First Request for Production of Documents And Things and Exxon's' 26A Disclosure	2.5 hours
8-6-10	Miscellaneous Documents	1.5 hours
8-12-10	Telephone conference with Sump and Egan Regarding discovery, tactics, strategy	.5 hour

8-19-10	Telephone conference with David Anderson regarding Pleadings filed, need to withdraw motion for Reconsideration in coast guard penalty case owing to Adverse impact on NPFC case	.5 hour
8-20-10	Telephone conference with David Sump Regarding mechanics of withdrawing motion	.4 hour
8-20-10	Reviewed Docs; - Notices of Deps and Exxon's Response to EMC's First Request for Production	1.5 hours
8-23-10	Meet with David Sump to discuss strategy and client Issues	1.0 hour
8-24-10	Telephone call to David Sump regarding strategy And factual development	.5 hour
8-25-10	Several telephone calls to David Sump regarding strategy and discovery issues.	.7 hour
8-27-10	Telephone conference with Sump regarding witness Deposition issues	1.0 hour
8-30-10	Telephone conference with Sump and Egan on case Status	1.0 hour
8-30-10	Reviewed Troutman Correspondence	2.0 hours
9-1-10	Exxon's Request to Produce to EMC	1.0 hour
9-1-10	EMC Response to USA request for Production Of Docs	2.0 hours
9-2-10	EMC Opposition to USA's Second Motion to Stay Proceedings	.5 hour
9-2-10	USA Response to EMC Requests for Production	.5 hour
9-2-10	Telephone conference with David Sump regarding Case status	1.0 hour
9-2-10	Telephone conference with Mr. Anderson, counsel for EMC, regarding conflicts with state court schedule	1.0 hour
9-3-10	EMC Motion to compel Exxon to provide further Responses to discovery.	.5 hour
9-3-10	Telephone call with Sump regarding strategy and Impact of state case on federal case	.2 hour
9-3-10	Participate in extended teleconference with David Sump and Dennis Egan regarding impact of state case on Strategy and discovery process in federal case	2.0 hours
9-7-10	Telephone conference with David Anderson regarding Federal case Protective Order effects on state case	.5 hour
9-7-10	Participate in extended teleconference with Dennis Egan Regarding depositions and strategy issues	1.8 hours
9-7-10	Participate in teleconference with David Anderson Regarding depositions and strategy issues	.3 hour
9-8-10	Telephone conference with client regarding deposition Issues	.9 hour
9-9-10	Organize records on calendaring depositions.	1.0 hour
9-10-10	Meet with Dennis Egan and David Sump regarding Haan and Regio deps	1.0 hour
9-16-10	Meet with Dennis Egan and David Anderson to discuss Background facts of case, strategy, tactics, next steps, Prepare for Firing deposition	2.5 hours
9-16-10	Meet with EMC corporate counsel to coordinate state And federal litigation, deconflict same	1.0 hour

9-17-10	Troutman letter on US discovery deficiencies.	1.0 hour
9-20-10	Telephone conference with David Anderson regarding Interpreting Protective Order	.2 hour
9-20-10	Telephone call from David Sump regarding discovery and Deposition issues	.5 hour
9-21-10	USA Amended Responses to EMC Interrogatories	1.5 hours
9-21-10	Meet with Dennis Egan and David Sump to discuss Strategy and prepare for deposition of Dennis Egan	3.7 hours
9-22-10	Exxon Amended Answers to EMC Interrogatories	.5 hour
9-27-10	Meet with Don Hoffman, Sump and Dennis Egan to Inspect barge damage and develop factual basis for Expert opinions	4.0 hours
10-6-10	Meet with Dennis Egan and David Anderson to discuss strategy, development of factual issues and testimony of Agent Gamboa	1.2 hours
10-6-10	Appear in U.S. District Court for status conference with Magistrate Judge	1.0 hour
10-7-10	Meet with Dennis Egan and David Anderson to discuss Factual issues and strategy for discovery	1.5 hours
10-14-10	Exxon Second Amended Response to EMC First Request for Production of Documents	2.0 hours
10-18-10	Meet with Dennis Egan, David Anderson, and Chris Abel to discuss strategy for Exxon depositions	1.0 hour
10-19-10	EMC Responses to USA third set of Production Request	.75 hour
10-20-10	Meet with Dennis Egan and David Anderson to prepare For Hainline deposition	1.0 hour
10-24-10	DRA wrote email on state and federal complaints	1.0 hour
10-26-10	Troutman letter on USA discovery and US depositions	1.0 hour
11-2-10	Telephone call to Sump regarding Interrogatories and other discovery issues	.5 hour
11-8-10	Exxon Motion to Provide EMC to Provide further Responses to Discovery.	1.0 hour
11-9-10	Several telephone calls to Sump regarding discovery Issues and compliance with protective order	1.0 hour
11-12-10	Telephone call to David Anderson regarding production Of Meredith Management report and other strategy and Discovery Issues	.5 hour
11-15-10	Multiple telephone calls to Sump regarding document Production and other discovery issues	.7 hour
11-18-10	US Motion to Compel	1.0 hour
11-18-10	Mimi Kim Deposition	.25 hour
11-23-10	Multiple telephone calls to Sump regarding discovery Issues	.5 hour
11-29-10	EMC Response to Exxon's Motion to Compel	1.0 hour
11-30-10	Meet with David Sump and Dennis Egan to Discuss strategy for discovery motions	.6 hour
12-15-10	EMC Memorandum of Law in support to dismiss or Award alternative sanctions. Prepare brief outline of it.	4.0 hours
12-18-10	USA Response to Defendants' Motion to Dismiss	.75 hours

12-21-10	Troutman letter to Pretzel on a number of requests Relating to Exxon's Motion to Compel.	1.0 hour
<u>Subtotal:</u>		76.95 hours

Depositions - 2010

9-7	Preparation for Deposition- Robert Reggio	2.0 hours
9-10	Deposition Participation – Robert Reggio	4.0 hours
9-10	Deposition Participation – Eric Hann	8.0 hours
9-13	Deposition Participation- Dean Firing	1.0 hour
9-15	Preparation for Deposition- Eric Paul Christiansen	1.0 hour
9-19	Preparation for Deposition – Dennis H. Egan	5.0 hours
9-22	Deposition Participation - Dennis H. Egan	8.0 hours
9-23	Deposition Participation – Andrew Chanda	8.0 hours
9-27	Deposition Participation- James Rocco	3.5 hours
10-5	Preparation for Deposition - David Majors	4.0 hours
10-5	Preparation for Deposition – John Gamboa	1.0 hour
10-6	Deposition Participation – John Gamboa	4.0 hours
10-6	Preparation for Deposition – Gerald Griner	2.0 hours
10-7	Deposition Participation – Gerald Griner	2.5 hours
10-7	Deposition Participation – David Majors	5.0 hours
10-8	Preparation for Deposition –Mark Hamilton	8.0 hours
10-9	Preparation for Deposition – Mark Hamilton	5.0 hours
10-15	Preparation for Deposition – Irvin Holm	3.0 hours
10-16	Preparation for Deposition – Gary Fite	2.0 hours
10-16	Preparation for Deposition- Gerard Christensen	1.0 hour
10-16	Preparation for Deposition- Neil Hauge	1.0 hour
10-17	Preparation for Deposition- Clifton Hene	8.0 hours
10-18	Deposition Participation – Clifton Hene	7.0 hours
10-18	Deposition Participation – Gary Fite	1.5 hours
10-19	Deposition Participation – Neil Hauge	3.0 hours
10-19	Deposition Participation – Irvin Holm	3.0 hours
10-19	Deposition Participation – Gerard Christensen	2.5 hours
10-19	Preparation for Deposition - Jason Hainline	4.0 hours
10-20	Deposition Participation – Jason Hainline	3.0 hours
10-20	Preparation for Deposition – Jeff Carrie	1.0 hour
11-6	Preparation for Deposition – Luis Sanchez	1.0 hour
11-16	Preparation for Deposition – Michael Reed	1.0 hour
11-20	Preparation for Deposition – William Arrington	2.0 hours
11-20	Preparation for Deposition – Peter Lamanna	2.0 hours
11-22	Deposition Participation – Peter Lamanna	3.0 hours
11-22	Deposition Participation - William Arrington	1.0 hour
12-15	Review and Analyze Deposition Transcript – Dennis H. Egan	1.0 hour
12-15	Review and Analyze Deposition Transcript – Joseph Oliva	8.0 hours
12-16	Review and Analyze Deposition Transcript – Joseph Oliva	4.0 hours
12-17	Review and Analyze Deposition Transcript – Bill Rodgers	12.0 hours

12-17	Review and Analyze Deposition Transcript – Dennis M. Egan	.5 hour
12-17	Review and Analyze Deposition Transcript – Gerard Christensen	2.0 hours
12-18	Review and Analyze Deposition Transcript – Andrew Chanda	8.0 hours
12-19	Review and Analyze Deposition Transcript – Dean Firing	8.0 hours
12-20	Review and Analyze Deposition Transcript – John Gamboa	4.0 hours
12-19	Review and Analyze Deposition Transcript – Eric Hann	5.0 hours
12-20	Review and Analyze Deposition Transcript – Robert Reggio	4.0 hours
12-21	Review and Analyze Deposition Transcript – James Rocco	7.0 hours
12-22	Review and Analyze Deposition Transcript – David Majors	8.0 hours
12-23	Review and Analyze Deposition Transcript – Gerald Griner	8.0 hours
8-1 to 12-31	Weekly Meetings with Dennis Egan on Case Minimum 10 Hours - Collectively Shown Discounted to 2 hours a week billed:	240.0 hours - (192.0 hours)

Subtotal: 249.50 hours

Grand Total: 394.95 hours

394.95 hours @\$175.00 per hour

Amount Owed: \$69,116.25

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**Hours Worked and Incurred Compensation for Counsel David Anderson in
USA v. EMC v ExxonMobil- 2011**

On Going Activities, Meetings, Calls and Document Review

1-5-11	Exxon's Summary Judgment Motion (SJM)	4.0 hours
1-5-11	Exxon's Memorandum of Law in Support of SJM with 11 exhibits	4.5 hours
1-5-11	EMC Statement of Facts in Support of its SJM	2.25 hours
1-10-11	Email to DRA from David Sump on SJM strategy	.25 hour
1-25-11	Initial Status Report – Review	.5 hour
2-28-11	EMC Motion to Strike Plaintiff's Experts with six exhibits	7.0 hours
3-8-11	Meet with Sump, Flessner and Egan in Chicago area	6.0 hours
3-16-11	Status Hearing before Magistrate Cox	5.0 hours
3-28-11	USA Request for Leave to file response to EMC's Motion to dismiss	.5 hour
3-31-11	EMC Statement of Additional Facts opposing Exxon SJM /10 Exhibits	4.0 hours
3-31-11	EMC Memo of Law Opposing Exxon SJM	2.0 hours
3-31-11	EMC Response to Exxon Statement of Facts	2.0 hours
3-31-11	Miscellaneous Correspondence	1.0 hour
3-31-11	EMC's Response to Exxon Statement of Facts in Support Of its Motion for Summary Judgment and its 28 exhibits	3.0 hours
3-31-11	USA Response to EMC 's Motion to Dismiss	3.0 hours
4-8-11	Review Miscellaneous Correspondence	1.5 hours
4-6-11	Exxon's Request for Extension to File Reply in Support Of SJM	.5 hour
4-6-11	USA Supplemental Response to EMC Motion to dismiss	.5 hour
4-8-11	Reviewed Letter from Rob Kelly, Department of Justice	.25 hour
4-11-11	EMC's Reply Memo to US Response to Defendants' Motion to Strike Expert Witnesses and Other Documents	1.0 hour
4-12-11	Exxon Response to EMC's Motion to Strike Statement Of Facts	1.5 hours
4-13-11	Appear before Judge Leinenweber on status	3.5 hours
4-14-11	EMC's Reply Memo to US Response to Defendants Motion to Strike Experts with Four Exhibits	3.0 hours
4-15-11	Review EMC's Reply Memo to US Response to Defendants Motion to dismiss	2.0 hours
4-19-11	EMC Reply in Support of its Motion to Strike Exxon's Statement of Facts	1.0 hour

4-20-11	Meet with Fazioli and Egan	5.0 hours
4-21-11	Meet with Fazioli	3.0 hours
4-27-11	Pre-meeting with Flessner, Sump and Egan	4.0 hours
5-9-11	EMC Response to Exxon's Second Request for Production of Documents	.5 hours
5-10-11	EMC's Fourth Supplement Request for Production Of Docs to Exxon	.5 hours
5-12-11	Meet with Sump and criminal lawyer to coordinate, Then Neuman	7.0 hours
6-6-11	Travel to WDC and back to participate in depositions Of Cortez, Ed Haan and Spencer and Return to Lemont On 6-10-11 during Drive extensive conferences occurred With Dennis Egan.	8.0 hours
6-7-11	EMC 's Motion for Leave to File Supplemental Reply Memo to USA response to EMC Motion to Dismiss	.5 hour
6-7-11	EMC Supplemental Reply Memo to US response to EMC's Motion to Dismiss.	.25 hour
6-11-11	Return from WDC	
6-13-11	USA Motion in Limine	.25 hour
6-16-11	Court Hearing Judge Leinenweber	4.0 hours
6-13-11	US Memo of law in support of Motion in Limine	3.5 hours
6-13-11	US Responses to EMC Supplemental Requests for Production	.25 hour
6-15-11	EMC Reply in Support of Motion for Leave to File Supplemental Reply	.25 hour
6-30-11	US Motion to Continue Trial	1.5 hours
6-27-11	Review Communications from Troutman Firm and Court	.50 hour
7-11-11	EMC Opposition to US Continuance of Trial	1.0 hour
7-13-11	Attend court hearing before Judge Leinenweber on Limine Motion and Extension of time to Conduct Expert Witness Deposition	3.5 hours
7-6-11	Exxon Supplemental Request for Production of Documents	1.5 hours
7-13-11	Attend hearing before Leinenweber on motions	3.5 hours
7-28-11	Attend hearing before Leinenweber on motions	3.5 hours
8-3-11	Attend hearing before Leinenweber on motions	3.5 hours
7-28-11	EMC Motion for leave to file Second Supplemental Reply Memo to US Response to EMC Motion to EMC	1.0 hour
8-10-11	Review deposition Notices	.5 hour
8-9-11	Review Court's SJM decision	2.0 hours
8-11-11	Review US Second Motion in Limine	1.0 hour
8-16-11	Attend hearing before Judge Leinenweber	4.5 hours
8-17-11	Review EMC Rule 26 a 3 disclosures	.5 hour
8-19-11	Review EMC Motion for Reconsideration	1.0 hour
8-24-11	Exxon Response to EMC Reconsideration Motion	.5hour
8-30-11	Review US Third Motion in Limine with exhibits	2.0 hours
8-30-11	Review EMC motion in Limine with exhibits	2.0 hours
8-31-11	Review final Pretrial Order	3.0 hours
9-2-11	Review EMC Motion to Stay trial	.5 hour
9-5-11	Review EMC Response to US Limine motion	.5 hour
9-6-11	Had Discussion with Sump and Egan on status of case	1.0 hour
8-25-11	Attend hearing before Judge Leinenweber	4.5 hours

9-6-11	Attend hearing before Judge Leinenweber	4.5 hours
9-7-11	Attend hearing before Judge Leinenweber	4.5 hours
9-12-11	TRIAL	8.5 hours
9-13-11	TRIAL	8.0 hours
9-14-11	TRIAL	8.0 hours
9-19-11	Trial and conference with Sump on strategy	8.0 hours
9-20-11	TRIAL	3.5 hours
9-21-11	Review US Post Trial Proposed findings of Fact	2.0 hours
9-21-11	Review EMC Post Trial Proposed findings of Fact	2.0 hours
10-13-11	Review Memo Opinion and Order on EMC liability	2.0 hours
10-18-11	Discussion with Sump on possible Appeal	1.0 hour
10-26-11	Discuss with Sump, O'Malley and Egan advantage/ Disadvantages of appeal of Leinenweber SJM decision	1.0 hour
11-3-11	Review Draft Rule 59 motion	3.0 hours
11-8-11	holds discussion with Sump on rule 59 motion	3.0 hours
11-14-11	Call with Sump on possible Appeal issues	1.0 hour

Subtotal: 199.75 hours

Depositions 2011

1-3 and 4	Review/Analyze Deposition Transcript – Mark Hamilton	12.0 hours
1-5 and 6	Review/Analyze Deposition Transcript - Clifton Hene	12.0 hours
1-3	Review/Analyze Deposition Transcript – Irvin Holm	3.0 hours
1-4	Review/Analyze Deposition Transcript– Jason Hainline	6.0 hours
1-5	Review/Analyze Deposition Transcript – Gary Fite	2.0 hours
1-6	Review/Analyze Deposition Transcript- Jeff Carrie	5.0 hours
1-7	Review/Analyze Deposition Transcript- Eric P. Christiansen	2.0 hours
1-7	Review/Analyze Deposition Transcript – Luis Sanchez	5.0 hours
1-9	Review/Analyze Deposition Transcript – Michael Reed	8.0 hours
1-10	Review/Analyze Deposition Transcript – Peter Lamanna	6.0 hours
1-11	Review/Analyze Deposition Transcript- Neil Hauge	6.0 hours
4-13	Preparation for Deposition- Marc Fazioli	4.0 hours
4-14	Preparation for Deposition- Marc Fazioli	3.0 hours
4-19	Preparation for Deposition- Alan Kassner	3.0 hours
4-22	Deposition Participation – Alan Kassner	8.0 hours
4-25	Preparation for Deposition –Don Flessner	6.5 hours
4-27	Preparation for Deposition- Don Flessner	6.0 hours
4-28	Deposition Participation- Don Flessner	9.0 hours
5-11	Preparation for Deposition – Capt. Tom Neumann	2.0 hours
5-13	Deposition Participation – Capt. Tom Neumann	4.0 hours
5-16	Preparation for Deposition- Don Hoffman	4.5 hours
5-17	Deposition Participation - Don Hoffman	9.0 hours
5-20	Preparation for Deposition – Dr. Pless	2.5 hours
5-24	Deposition Participation- Dr. Pless	8.0 hours
6-3	Preparation for Deposition - Don Cortez	4.25 hours
6-7	Deposition Participation – Don Cortez	8.0 hours
6-8	Preparation for Deposition – John DeHaan	3.0 hours

6-8	Preparation for Deposition – Jerry Spencer	3.5 hours
6-9	Deposition Participation- John DeHaan	8.0 hours
7-6	Preparation for Deposition- Rick VanHemmen	3.5 hours
7-7	Deposition Participation – Rik VanHemmen	9.0 hours
7-11	Preparation for Deposition- Randy Kent	3.0 hours
7-11	Preparation for Deposition- Peter Wakefield	3.5 hours
7-12	Preparation for Deposition- John Malooly	3.0 hours
7-14	Deposition Participation – Randy Kent	7.0 hours
7-15	Deposition Participation- John Malooly	2.5 hours
7-18	Deposition Participation Peter Wakefield	4.0 hours
7-19	Preparation for Deposition - Roger Schneider-	1.5 hours
7-19	Deposition Participation – Roger Schneider	7.0 hours
8-1	Preparation for Deposition -Warren Letzsch	1.0 hour
8-1	Deposition Participation- Warren Letzsch	7.0 hours
8-2	Review/Analyze Deposition Transcript- Neumann	8.0 hours
8-3	Review/Analyze Deposition Transcript – Dr. Pless	6.0 hours
8-4 and 5	Review/Analyze Deposition Transcript – Don Cortez	9.0 hours
8-7 and 8	Review/Analyze Deposition Transcript Alan Kasner	9.0 hours
8-10 and 11	Review/Analyze Deposition Transcript -Don Flessner	9.0 hours
8-13 and 14	Review/Analyze Deposition Transcript- Marc Fazioli	9.0 hours
8-16 and 18	Review/Analyze Deposition Transcript Don Hoffman	9.0 hours
8-19	Review/Analyze Deposition Transcript –Jerry Spencer	3.0 hours
8-20 and 21	Review/Analyze Deposition Transcript –John DeHaan	9.0 hours
8-22	Review/Analyze Deposition Transcript – Rik Van Hemmen	9.0 hours
8-23	Review/Analyze Deposition Transcript- Randy Kent	8.0 hours
8-24	Review/Analyze Deposition Transcript John Malooly	2.0 hours
8-25	Review/Analyze Deposition Transcript- David Tucholski	8.0 hours
8-27	Review/Analyze Deposition Transcript- Roger Schneider	8.0 hours
8-29 and 30	Review/Analyze Deposition Transcript- Warren Letzsch	8.0 hours
1-1 to 12-31	Weekly Meeting with Dennis Egan on Case Minimum ten hours per week, collectively over one year: discounted to 2 hours a week billed:	520.0 hours - (416.0 hours)

Subtotal: 433.25 hours

Grand Total: 633.0 hours

633.0 hours @\$175.00 per hour

Amount Owed: \$110,775.00